UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

JOHN R. WALSH, III :

CIVIL ACTION NO. 3:17-0952

Plaintiff :

(D.J. Mannion)

v. : (M.J. Carlson)

ANDY WALLACE, ESQ., :

Defendant :

ORDER

Based on the report of Judge Carlson, (Doc. 7), to which no objections have been filed, IT IS HEREBY ORDERED THAT the report is ADOPTED IN ITS ENTIRETY. Plaintiff's complaint, (Doc. 1), is DISMISSED WITH PREJUDICE. See Roy v. Supreme Court of U.S., 484 F.App'x 700, 700 (3d Cir. 2012) (dismissal under Rule 8 is justified if the complaint is not comprehensible). Leave to amend is DENIED based on futility. The Clerk is directed to close the case.

S/ Malachy E. Mannion
MALACHY E. MANNION
United States District Judge

Date: July 6, 2017

O:\Mannion\shared\ORDERS - DJ\CIVIL ORDERS\2017 ORDERS\17-0952-01.wpd

¹As Judge Carlson explains, Walsh's complaint fails to comply with Fed.R.Civ.P. 8 and it fails to state a cognizable claim. The court has also reviewed Walsh's two documents filed after Judge Carlson's report titled "Obstruction of Justice", (Doc. <u>10</u>, Doc. <u>11</u>), and does not find them to be objections to the report.